

गृह विभाग

दिनांक 7 जनवरी, 2000

क्रमांक 220/लेखा-2.—दंड प्रक्रिया संहिता 1973 (1974 का अधिनियम 2) की धारा 2 के खण्ड (घ) द्वारा प्रदान की गई शक्तियों तथा इस निमित्त उन्हें समर्थ बनाने वाली सभी अन्य शक्तियों का प्रयोग करते हुये, हरियाणा के राज्यपाल इसके द्वारा नीचे दी गई अनुसूचि के खाना (2) के नीचे यथा वर्णित स्थानीय क्षेत्रों को शामिल करते हुये उसको खाना 3 के नीचे वर्णित पुलिस थाना के स्थानीय क्षेत्रों में से अन्तर्गत करते हुये उक्त अनुसूचि के खाना 4 के नीचे यथा वर्णित जिला सोनीपत में शहर गोहाना के नाम से नया पुलिस थाना बनाने की घोषणा करते हैं :—

अनुसूचि क

क्रमांक सं०	शामिल किये जाने वाले स्थानीय क्षेत्रों के नाम	पुलिस थाना, जिस में स्थानीय क्षेत्र अन्तर्गत किये जाने हैं	पुलिस थाना, जिसमें स्थानीय क्षेत्र अन्तर्गत किये जाने हैं
1	2	3	4
	गांव (I)	तहसील (II)	जिला (III)
1	गोहाना कस्बा	गोहाना	सोनीपत
2	गद्दी उज्जालेखा		गोहाना
3	गद्दी सराव		गोहाना
	नामधार खां		शहर गोहाना
4	नगर		
5	गुड्डा		
6	खन्दराई		
7	हसनगड़		
8	वजीरपुर		

वी० डी० ढालिया,

विस्तार्युक्त एव सचिव, हरियाणा सरकार,
गृह विभाग ।

HOME DEPARTMENT

The 7th January, 2000

No. 220/Acctt.-2.—In exercise of the powers conferred by clause (s) of section 2 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) and all other powers enabling him in this behalf, the Governor of Haryana, hereby declares the creation of New Police Station, namely, City Gohana, in District Sonapat as mentioned under column 4 of the Schedule given below, consisting of the local

areas enumerated under column 2 of the said schedule by transferring the same from the local areas of the police station mentioned under column 3 thereof :—

SCHEDULE

Serial No.	Name of local areas to be transferred		Police Station from which local area is to be transferred	Police Station, to which local area are to be transferred
1	2		3	4
	Village (i)	Tehsil (ii)	District (iii)	
1	Gohana Town	Gohana	Sonepat	Gohana
2	Garhi Ujale Khan			City Gohana
3	Garhi Sarai Namdar Khan			
4	Nagar			
5	Gudda			
6	Khandrai			
7	Hassan Garh			
8	Wazir Pur			

B. D. DHALIA,

Financial Commissioner and Secretary to Government Haryana,
Home Department, Chandigarh.

SOCIAL WELFARE DEPARTMENT

The 20th December, 1999

No. 3055-SW(4)/99.—The Governor of Haryana is pleased to accord assent to set up Commission for Women known as "Haryana State Commission for Women" in the State of Haryana as under :—

1. CONSTITUTION OF THE COMMISSION :

- (i) The Commission shall comprise of a full time Chairperson committed to the cause of women, one Vice Chairperson and (4) four Non-Official Members to be nominated by the State Government. This excludes the Member Secretary for which Joint Secretary, Women and Child Development Department, Haryana will be an ex-officio Member. The Chairperson and other non-official members of the Commission including the Vice Chairperson shall hold office during the pleasure of the Governor of Haryana subject to a maximum tenure of three years.
- (ii) The majority of the members of the Commission shall be women.
- (iii) The Chairperson of the Commission shall be a women with background of distinguished service to the welfare of women and experience in the field of women development.
- (iv) Other Members of the Commission shall be persons with background and experience in dealing with problems of women and in promoting their interest with expertise in any —or more of the fields like law, education, public administration, economic development, social work, women welfare etc.

- (v) Director, Women and Child Development and the Director General of Police in Haryana shall be ex-officio Members of the Commission.

2. TERM OF OFFICE AND CONDITIONS OF SERVICE OF MEMBERS :

- (i) The Members of the Commission shall hold office at the pleasure of the Governor of Haryana subject to a maximum tenure of three years unless resigned or removed which ever is earlier. No Member shall hold office for more than 2 terms. They will be full time members.
- (ii) Members can resign office anytime by writing to the Government.
- (iii) The State Government may remove a person from the office of the Chairperson or member if, that person :
- (a) becomes an undischarged insolvent or of un-sound mind ;
 - (b) is convicted and sentenced to imprisonment ;
 - (c) refuse to act or becomes incapable of acting in conformity with the policy of State Government.
 - (d) is, without obtaining leave of absence from the Commission, absent from three consecutive meetings of the Commission ;
 - (e) in the opinion of the State Government, has so abused the position of the Chairperson or members as to render that person's continuance in office is detrimental to the public interest or is otherwise unfit or unsuitable to continue as such Chairperson or member ;

Provided that, no person shall be removed under this clause until that person has been given a reasonable opportunity of being heard in the matter.

- (iv) Pay or honorarium may be allowed at the rate of Rs. 10,000 per mensem to the Chairperson /vice Chairperson of the proposed Commission. Member may be allowed pay or honorarium @ Rs. 9,000 per mensem. The other allowances /facilities may be as per the standard terms and conditions of the Government. Besides they shall be entitled to a allowances while on travel on commission work.

- (v) Members of the Commission shall be entitled to TA/DA as admissible to class-I Officers of the Government.

3. FUNCTIONS OF THE COMMISSION :

The Commission shall perform all or any of the following functions, namely :—

- (i) Act as Consultative Body advising the Government on legislative and developmental policies affecting the women.
- (ii) Undertake necessary steps at Government and public level to protect constitutional and Legal rights of women in general and poor amongst them in particular.
- (iii) Monitor the implementation of laws and welfare measures concerning women and initiate action for legal and administrative reforms to improve status of women.
- (iv) Investigate suo moto or on complaint into discrimination against and victimization of women and recommend remedial action to the Government
- (v) Conduct studies and research and documentation of information relating to problems of women in different fields of social and economic life of the state and make it available to the Government for appropriate action.
- (vi) Demand prosecution in offences committed against women and assist prosecution with evidence and legal services.
- (vii) Inspect police stations lock-ups, sub-jails, rescue homes or other places of custody where women are kept to find out the facilities available and treatment given to women and seek remedial action from the appropriate authorities.

- (viii) Conduct public interest litigation on behalf of groups of women and in special cases of individual woman who suffers injustice or discrimination and also provide legal aid and rehabilitation to women in deserving cases.
- (ix) Approach and wherever necessary assist the family courts on behalf of women to ensure justice in matrimonial disputes.
- (x) To study employment opportunities and practices viz-a-viz women and suggest measures to overcome health and occupational hazards and to improve basic services like drinking water, sanitation, housing and cooking methods etc. to reduce household drudgery.

4. MEETING AND DISPOSAL OF BUSINESS :

- (i) The quorum for a meeting of the Commission shall be with at least 50 per cent of the total strength.
- (ii) The Commission shall meet at least once every two months.
- (iii) The Commission has the authority to transact any business through circulation among members.
- (iv) All decisions of the Commission shall be by majority with Chairperson having a second or casting vote in case of equal division.
- (v) In the absence of the Chairperson/Vice Chairperson, Members present can elect a Member from amongst them to preside over the meeting and the proceedings of such meetings shall be deemed to be proper and legal.
- (vi) All meetings of the Commission shall be convened by the Member Secretary in consultation with the Chairperson. A meeting shall also be convened by the Member Secretary if 1/3rd Members of the Commission demand in writing such a meeting.
- (vii) No act or proceedings of the Commission shall be invalidated by reason only of any defect in its constitution or on the ground of existence of any vacancy in the office of any member.

5. POWERS OF THE COMMISSION :

The Commission shall, for the purpose of any inquiry, be authorised by the Government to :

- (a) summon and examine any witness ;
- (b) require production of any document from any public office under the State Government ;
- (c) record evidence on affidavit ;
- (d) take any other action which may be necessary for the purpose of inquiry or discharge of functions desired in clause-3.

6. APPOINTMENT OF STAFF OF THE COMMISSION :

- (i) The Commission shall have a core staff preferably drawn on deputation from the Government and from the surplus posts available in the various Administrative Departments without sanctioning new posts and Government per appropriate instructions issued from time to time from Chief Secretary will be followed.

However, the Commission would be competent to appoint social scientists, research scholars, social animators and social workers on contract for specific projects to conduct studies, researches, seminars etc. and for documentation of information within the sanctioned budget/grant.

- (ii) Member Secretary will be appointed by the Government.

7. FINANCES, ACCOUNTS AND AUDIT ;

- (i) The administrative expenses including the salaries, allowances and pension payable to the Member Secretary, Members and staff of the Commission shall be charged on the contingency fund of the State.

- (i) The Commission may seek and receive donations, grants and awards from national and international agencies government and private agencies to augment its resources for discharging its functions more effectively.
- (ii) The form of maintenance of accounts and submission of annual statement of accounts shall be prescribed by the Government and the Commission shall follow the same.
- (iv) The Commission's accounts are subject to audit as prescribed by the Government.

8. ANNUAL REPORT :

The Commission shall prepare an annual report on the activities, together with the annual statement of accounts.

- (i) The Commission may submit as many reports as necessary or as required by the Government from time to time.

9. INVOLVEMENT OF VOLUNTARY ORGANISATIONS :

- (i) The Commission shall as far as may be possible operate in association with voluntary organisations in State more particularly Women's organisation besides governmental departments and agencies in the discharge of its functions.
- (ii) All recommendations of the Commission on Major Policy matters shall be based on the widest consultation possible with voluntary organisations in the State Working for Women's Welfare.
- (iii) For purpose of involving voluntary organisations the Commission may evolve and notify norms and standards in consultation with voluntary organisations on the basis of which it may identify the organisations in the State.
- (iv) A list of such registered organisations shall be maintained by the Commission and made available to the Government if sought.
- (v) If for any reason, the Commission desires to recommend the Government to cancel the registration of any organisation, it shall provide an opportunity to be heard to such organisation and record reasons for such recommendations.
- (vi) The norms and standards for identification/registration of voluntary organisations shall be reviewed and recommended by the Commission from time to time.
- (vii) The Commission can entrust specific tasks for which the Commission has jurisdiction to any of the registered voluntary organisation and re-imburse its expenses for executing the project successfully within the allocated budget/grant in consultation with A.D. and F.D.

10. COMMITTEES OF THE COMMISSION :

- (i) The Commission may constitute such Committees thereof as may be necessary for dealing with such issues as may be taken up by the Commission from time to time.
- (ii) The Commission shall have the power to co-opt as members of any committee appointed under sub-section (i) such member of persons, who are not Member of the Commission, as it may think fit and the persons so co-opted shall have the right to attend the meetings of the Committee and take part in the proceedings but shall not have the right to vote.
- (iii) The persons so co-opted shall be entitled to receive such allowances for attending the meetings of the Committee as may be prescribed by the Commission.

Standard terms and conditions for appointment of non-officials as Chairperson, Advisors in public sector Undertakings, Departments/Cooperative organisations of the Haryana Government will be applicable in respect of the Chairperson, Vice Chairperson and other Members of the proposed Commission.

This issues with the concurrence of the State Finance Department advice issued,—vide their U.O. No. 9/12.99-311-FG-II/3303, dated 16th December, 1999.

DEEPA JAIN SINGH,

Chandigarh, dated
the, 20th December, 1999

Financial Commissioner and Secretary to
Government, Haryana, Social Welfare Department.

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